

CHARITON COURIER

Supplement No.2.

County Court Proceedings.

Adjourned Term, Sept. 21, 1885.
Judges Hyde, Dameron, Perkinson, Sheriff Moore and Clerk Lee present.

N A Grubbs allowed \$6 for pauper coffin.

Bonds of A. J. Crockett to school funds approved in place of bonds of A Froyck.

Bonds of A J McCurry to school funds aggregating \$155.70 approved.

Aikens and Clark allowed 122 50 for repairs on bridge near Forrest Green. L A Spencer allowed \$2.50 as com. on same.

In matter of application of G. A. Gritzmacher and others to return saloon license money paid county and state, application refused for want of authority to do so.

Ordered that \$200 be appropriated to build a bridge across Bee Branch on road from Iron Bridge to Bynumville.

Ordered that clerk credit bond of S. T. Robinson to school fund with amount of interest paid J E Owen, late sheriff and that J. E. Owen be charged with same.

F M Dejarnette allowed \$154.80 for repairs in Bowling Green township, as per former order.

Ordered that swamp land s h, s w 10 52 18 be sold to F. Linneman at \$1.25 per acre.

Following are the petit and grand jurors drawn for October term.

GRAND JURORS.

W D Lee, H Krager, W H Fawks, Y C Blakey, J. F. Taylor, W J Parks, S P Akers, J. D Richmond, S E Everley, Jonas Long, A. J. Miller, T J Fleetwood.

PETIT JURORS.

H Imgarten, W P Davis J R Girvin, G T Egan, A Hyde, col., J H Dameron, D H O'Bryan, J M Robinson, S W Garnett, Jr., M W Wilhoit, J L Stacy, J L Finnell, J Whitman, J K Robertson, J L Mason, D H Woods, W L McCampbell, G J King, D Longsdorff, W H Glasscock, C Staabus, J M Wilson Wm Fulbright, G W Austin.

Bond of A D Taylor to school funds aggregating \$366.22 approved.

Bond of W J Minick to school fund for \$300 ordered to be substituted for bond of J E Austin.

Same order for bond of J W Ashley for \$500 in place of bond of J J Sportsman.

Bond of E. M. Smith to school fund approved upon payment of bond already executed

Upon application of Peter McHargue, col., and statement of Dr. Dewey as to the possibility of relieving

Samuel McHargue of insanity by treatment in the lunatic assylum, it was ordered that the Samuel McHargue be sent to the poor farm as a county charge.

Ordered that \$50 be appropriated to grade the road in Middle Fork bottom, between Shannondale and Switzers mill, a like sum to be raised by private subscription for same purpose and further that this court shall not be liable for a greater amount than the said \$50.

J J Moore sheriff allowed warrant for costs of different individuals in case of Samuel McHargue insane, amounting to 16.10.

J D Hignite allowed \$40 for services as school Commissioner, also \$11.40 for postage.

In the matter of appropriations to aid in grading roads, it is ordered in view of the scarcity of funds that no more appropriations be made until further ordered.

John Knappenberger, trustee allowed \$225 which is one half of the cost of the repairs of grading roads in Brunswick Tp.

Ordered that county treasurer be authorized to transfer from the bond interest fund of this county the sum of \$2,000, to the county revenue fund, the same being surplus in the said fund, for which there is no need.

J P Hampton, trustee allowed \$160.50 as per account for one half cast in grading roads in Triptett township.

J A Lee allowed \$133.95 for fees as county clerk.

Bond of Wm M Smith for \$500 to school fund approved in place of bond of G W Smith.

John P Williams allowed \$86.62 for services as special bridge com.

J B Cooper allowed \$12.25 for repairs to jail.

Ordered that mortgages of John Hutchinson to school fund be released.

Ordered that sheriff advertise for 60 days, sale of sixteenth section lands remaining unsold in township 54' range 18.

T T Cruse allowed \$35 for services as janitor for August.

Removal.

R. M. Scott has rented the store-room now occupied by M. W. Anderson and the Bank of Keytesville and will move his stock of groceries to that building within a few days. A large supply of nice fresh goods will be added to his stock and his quarters much more commodious, where he will be pleased to see all of his old customers and as many new ones as possible.

A Socialist picnic at Chicago in opposition to the Trades and Labor assembly was attended by 3,000 persons.

SALISBURY DEPARTMENT.

BY A. W. JOHNSON.

Mr Johnson is authorized to receive and receipt for Subscriptions, and any Advertisements handed to him will receive our prompt attention.

—J. G. Gallemore went to Howard the latter part of last week to visit relatives.

—The prettiest tussle we have seen for many a day, occurred on Broadway a few days since and resulted in torn cloths and dirty backs. It was all in fun and furnished no end of amusement to the crowd gathered around.

—The new residence buildings of Dr. Clements and E. W. Samuel loom up handsomely.

—A destitute family named Farley gives our city no little trouble and what to do with them agitates the city fathers to considerable extent.

—The better half of the writer is visiting her mother in Monroe county, and until she returns, this column will present a dearth of local news.

—We hear some talk of a game of base ball between Brunswick and Salisbury. Come on boys, welcome, open graves await you.

—Willie Dismukes is one of the best as well as one of the most bashful boys in Salisbury. He has never been known to look at a girl except through a knothole in the fence, and will ever decline to eat watermelon in the presence of the fair ones, however small. He will out grow this complaint in due time.

—Alderman William Clark and family have returned from a pleasant visit to Canada.

—The case of state vs. Sterling Ferguson was continued on motion of defendant, Monday, on account of absence of witnesses. The examination is now set for October 1st.

—C. W. Aldridge has purchased the grocery store of D. R. Patterson and a residence property from Martin Ehrhardt, and may now be considered a permanent citizen. He is a good business man we wish him success.

—C. B. Crawley, Esq., of Brunswick, was in the city Monday on business. Chap is one of the best read lawyers in the county.

—The case of Loeu Bros. vs. S. J. Stowers, was tried before Justice Newbold Monday, and resulted in a verdict for the plaintiff. The action was replevin to recover wheat on a defaulted mortgage.

—The protracted meeting at the C. P. church conducted by Revs Margeson and Gaiser continues with good interest. Quite a number have asked the prayers of the church and some conversions are reported

—W. H. Bradley and Judge Salisbury went over to the Capital Monday to look into the bridge matter. They report success, and that a bridge will be rebuilt across Bee Branch, near the iron bridge.

The statutes forbid public officials to get drunk in Missouri. Drunkenness is made a sufficient cause for impeachment and removal from office. Not long since, Judge Dunn, of the fifth judicial circuit, was indicted for drunkenness by the grand jury of Clinton county. The day after his indictment was announced he came into court and pleaded with the prosecuting attorney to dismiss the case which the attorney agreed to do if the grand jury would pass a resolution recommending the dismissal. Judge Lowe, presiding, ordered the grand jury brought into court. Judge Dunn then made a feeling speech telling them that he had been grievously afflicted with asthma for some time and had been using stimulants as a remedy; that in the great suffering from disease he had probably used too much. Then made a piteous appeal for mercy, to be spared from a disgrace that a prosecution of his case, would bring on his old age, nearly seventy years. He allude to his past services, to having been connected with the courts of his circuit for forty-seven years, for several years as circuit attorney, and for thirty years as judge. After his appeal to the jury he expressed a desire to hear from members of the bar several of whom made short speeches in his behalf and asked the grand jury to grant the request. The jury retired considered the question and refused to pass the resolution as they felt that they had but discharged their duty. It is a pitiable case and one that appeals to the sympathy of every man, but our safety is in keeping the law, not in breaking it. Let others who have not reached this point as yet, but who are walking in the same downward road, take warning.

At Monmouth Ills. on the 17th inst., a balloon of huge dimensions alighted upon the spire of the Catholic church, which was soon pulled down by the citizens. It is not known where its aerial voyage was begun.

Later. It came from Burlington, Iowa.

We have received, too late for this week's issue, a well written letter from a lady in Dalton, giving her views of the holiness people. One from Salt Creek township, in answer to "Fair Play;" also one from County School Commissioner Higginbotham, that will have to lay over for next week.